

1 Brian G Holtkamp
2 2624 Freeman Lane
3 Santa Ana Ca 92706
4 714 543-2191

FILED - SOUTHERN DIVISION CLERK, U.S. DISTRICT COURT
AUG - 5 2024
CENTRAL DISTRICT OF CALIFORNIA BY DAF DEPUTY

5
6 In Pro Per
7 Plaintiff

8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA

10 Brian G Holtkamp

11 8:24-cv-01285-JWH-ADS

12 Plaintiff

13
14 Mozilla Foundation/Mozilla.org

Memorandum of
Points and Authorities
in opposition to Motion

15
16 Defendant

17
18 Judgement for Plaintiff

19
20 Complaint filed: June 13, 2024

21 Judge: Hon. John W. Holcomb

22 Magistrate Judge: Hon. Autumn D. Spacheth

23
24
25 Hearing Date: August 23, 2024
26 Hearing Time: 9:00 am
27 Courtroom: 9D
28

1 If challenging the similarities
2 of the cases in question, The Mozilla
3 Foundation must file a notice of related
4 cases. Must indicate a brief factual
5 statement, must include all related facts
6 The notice will be filed at the
7 time the second case is open. This
8 would be considered the first case in
9 Question. Notice of related cases were
10 never filed by the defendant. Res Judicata,
11 similarities to other cases, Identity of claims,
12 and any other comparisons should not be
13 allowed.

14
15
16 The Federal Government requested
17 an interface back in late 2019 the first
18 ever prototype was tested. The Fed Gov
19 needed someone to test it, so they ended
20 up with a Gov employee utilizing the
21 resources of Mozilla.org.

22
23 <https://url.spec.whatwg.org/#interface-url> search params
24
25

26 I touched bases with Mozilla.org
27 back in December of 2019 to try
28 a new browser. The Firefox browser

1 and involvement with there ISP
2 Netscape. This was the worst
3 mistake of my life, and anybody else
4 who did the same thing. This person
5 I call the Internet resource
6 manager, because being a part of a
7 protection program for employees and with
8 granted immunity there is no way I
9 could find out what his name is.
10 Especially have to deal with no
11 Internet / and crashed personal devices
12 for almost 5 years now. In fact
13 this person has destroyed 6 devices
14 in the last 2 weeks just trying to
15 prepare and file this opposition to the
16 motion. Cris Ridder does not believe
17 this person exists, the truth is
18 the Mozilla Foundation does not want
19 to be held accountable for the actions
20 plus all the damage caused from him.

21 I spoke with the FBI a couple
22 weeks ago, and told them everything.
23 Said this person is attacking me
24 in the worst way and has taken my
25 life away from me and can't
26 get it back. The FBI went to
27 visit the internet resource manager
28 the next day. The FBI is currently

involved in this issue. Just
waiting for a response from them
so I can get his full legal name.
I will be filing a civil harassment
restraining order against him. Getting
his info in the CLETS system
is the only way to ~~stop~~ stop a
psycho path person like this that has
an attitude problem. The police can
put a warrant out for his arrest
when I report ongoing civil harassment.
Also, I will be filing Criminal
charges against this person. Attempted
Murder charges are probably in order
for him. I will be filing another
case against Mozilla.org for all the
licences applied to me for no particular
purpose. 4 additional licences with
no opt-out or way to get out of
the Chaos Mozilla brings to the table.
Also, filing charges against the
United States Federal Government for
the current and ongoing hardships
and life burden he lost will not
stop. The Mozilla Foundation and
everyone in support of Mozilla's actions.
These people are pathetic cowards
that hide behind patent litigation.

when Mozilla apply's a public license
to you, they create a copyright issue.
They put you in the public API,
so they can modify your source
code for all the wrong reasons
affecting your everyday life routine
plus everything you do. Essential
claims is what they say, saying
you are holding key information
regarding one of those patents and
will not disclose the information.
With patent protection resources
at hand Mozilla throws the book
at you. No opt-out, forcing software
on you that is bugged and does not
work, saying it is part of their
location services, it's at their
discretion whether or not they let you
out of this evil hatefull mess
that nobody can live with. To this
day almost five years Mozilla plays
childish games with internet connections
and will not allow you to have a
phone or PC to make calls and send
messages. What they do to people
is Criminal and against the law.

1 everything I'm explaining is 100%
2 true and correct. There is nothing
3 frivolous or fancyfull about these
4 hateful acts. A frivolous or malicious
5 remark is purely opinion. Someone
6 stating this is hard to believe or
7 not happening should look at all
8 the cases in the Northern District
9 for coercive control and controlling people
10 completely against there will towards
11 the Mozilla foundation. All the
12 death threats Mozilla gets from
13 people because of what they never
14 their employees do to others.

15 death threats to them are like candy
16 bars to those people. The Foundation
17 is known by so many to have
18 the nickname (scum of the web).
19 Not the picture I would be trying
20 to paint if involved in an
21 ~~Official~~ Official Function

1 Exhibit A will be copies of
2 pages from the defendants
3 motion. The Mozilla Foundation claiming
4 these copies are correct and true.
5 They are not, so I am supplying
6 some copies to the court to
7 prove that the defendants
8 motion should be removed from
9 this case entirely. Since they waited
10 till the last day to file, it left
11 the defendant no time for correction.
12

13 Exhibit B will be copies of
14 the bill of lading (ship to info)
15 and the envelope addressed to
16 someone other than myself. The
17 defendant sent those documents to
18 my address but addressed to whom.
19 Nobody knows. I just know
20 those documents also do not belong
21 or have a place in this court
22 case.

Exhibit A

On May 15, 2024, Plaintiff filed a Complaint and a Request to Proceed In Forma Pauperis. (ECF Nos. 1, 3.) Plaintiff labels the case as an action for “Patent Infringement.” (ECF No. 1 at 1.) Defendant allegedly “has taken away all access to the internet, including the public library” and “shuts down and crashes all personal devices and PC.” (Id. at 2.) Defendant also allegedly “merged [Plaintiff’s] source code with [his] father[’s] source code, so [Defendant] could continue controlling [Plaintiff] and crashing [his] devices and taking away all internet access.” (Id. at 3.) As a result, Plaintiff allegedly cannot look for work, and four years of his life have been taken. (Id.) Defendant allegedly “block[ed] HR department links, corrupt[ed] [Plaintiff’s] devices, then shut them down. This is all a game to them.” (Id.) Plaintiff seeks access to the internet and damages. (Id. at 4-5.)

Because Plaintiff seeks to proceed in forma pauperis, the Court has reviewed the Complaint to determine whether the action is frivolous or malicious; fails to state a claim upon which relief may be granted; or seeks monetary relief against a defendant who is immune from such relief. 28 U.S.C. § 1915(e)(2)(B). As explained below, the Complaint is dismissed without leave to amend.

First, the Complaint is frivolous because it is duplicative of a Complaint that previously was dismissed as frivolous. See *Cato v. United States*, 70 F.3d 1103, 1105 n.2 (9th Cir. 1995) (complaint is frivolous if it repeats previously litigated claims). The Court dismissed a highly similar Complaint in Case No. 8:24-cv-00850-CJC-ADS.

Second, the Complaint is factually frivolous. When read together, Plaintiff’s allegations of a years-long scheme to control and block his devices, as part of “a game,” are “clearly baseless” or “fanciful.” *Denton v. Hernandez*, 504 U.S. 25, 32-33 (1992). In that circumstance, the Court may “pierce the veil of the complaint’s factual allegations” and “is not bound, as it usually is when making a determination based solely on the pleadings, to accept without question the truth of the plaintiff’s allegations.” Id. at 32; see also *Bator v. State of Hawai’i*, 39 F.3d 1021, 1026 (9th Cir 1994) (“Denton is an exception to the general rule that a district court must accept factual allegations as true.”). Here, “a finding of factual frivolousness is appropriate [because] the facts alleged rise to the level of the irrational or the wholly incredible, whether or not there are judicially noticeable facts available to contradict them.” *Denton*, 504 U.S. at 33.

Third, the Complaint fails to state a claim on which relief may be granted. Although Plaintiff labels this case as a “patent infringement” action, the Court is not bound by that characterization. “[W]e look beyond [the complaint’s] characterization to the conduct on which the claim is based.” *Blaxland v. Commonwealth Director of Public Prosecutions*, 323 F.3d 1198, 1203-04 (9th Cir. 2003) (citation omitted). The allegations of conduct on which the claim is based are frivolous and do not suggest patent infringement or any other legal theory that would be cognizable in federal court.

Finally, given these deficiencies, leave to amend is not warranted. See *Lopez v. Smith*, 203 F.3d 1122, 1127 n.8 (9th Cir. 2000) (en banc) (“When a case may be classified as frivolous or malicious, there is, by definition, no merit to the underlying action and so no reason to grant leave to amend.”); *Lockheed Martin Corp. v. Network Solutions, Inc.*, 194 F.3d 980, 986 (9th Cir. 1999) (amendment was futile where there was no cause of action); *Huffman v. Smith*, 172 F.2d 129, 130 (9th Cir. 1949) (explaining that the in forma pauperis statute permits a federal court to refuse commencement of an action “if it appear that the applicant has no cause of action”). Thus, the Complaint is dismissed without leave to amend, and the action is dismissed with prejudice.

Page 1

(attach additional pages if necessary)

1 Relief
2

3 Requesting a money demand of
4

5 30,000 dollars
6

7 for the unacceptable number of
8 miscellaneous personal devices and
9 PC's they have destroyed and is
10 on going they continue to do so.
11 There is no reason for this kind
12 of behavior and abuse to personal
13 property
14

15 Request a money demand of
16

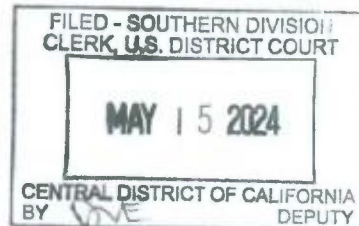
17 300,000 dollars
18

19 for the last 4 years having no
20 internet and can not accept the
21 countless number of employment positions
22 that have been offered to me for
23 85,000 plus annual income amount.
24

25 The Foundation has taken away my life
26 for the last 4 years, they have no right
27 to decide whether I can or can't work.
28

page 2 5
Page Number

1 Name: Brian G Holtkamp
 2 Address: 2624 Freeman Lane
 3
 4 Phone: 714 543-2191
 5 Fax: _____
 6 In Pro Per



-IP Subm Hec

7 Plaintiff
 8
 9

UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA

10 Brian G Holtkamp
 11 Plaintiff
 12 Mozilla Foundation / mozilla.org
 13 v.
 14 149 New Montgomery street
 15 4th Floor
 16 San Francisco, Ca 94105 Defendant(s).

CASE NUMBER:
 8:24-cv-01058-JWH-(ADS)

To be supplied by the Clerk of
 The United States District Court

Complaint -
 Patent Infringement

Direct Contributory Infringement

The software contributors directly infringed on the software utility patent. Filing contributor infringement will terminate the Mozilla Public License 2.0. Additionally it will terminate all versions and extensions including the GNU license + all ~~modified~~ manually applied versions HTML. Nothing will survive the termination not even distributors or resellers. There will be no cross-claims or counter claims and no declaratory actions.

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 4-17-2024

Signature of Plaintiff



Printed Name of Plaintiff

Brian G. Holtkamp

B. For Attorneys

Date of signing:

Signature of Attorney



Printed Name of Attorney



Bar Number



Name of Law Firm



Street Address



State and Zip Code



Telephone Number



E-mail Address



~~page 7~~
page 4

1 Relief
2

3 Requesting access to the Internet
4

5 Requesting to have and own personal
6 devices and PC's for all forms
7 of communication without them
8 being shut down, turned off or destroyed
9

10 Request to remove the Mozilla
11 Public License 2.0 and any other
12 versions that supersede the original version
13

14 Request to remove the manually applied
15 GNU license and all other licenses
16 that don't apply or have any meaning
17 to me
18

19 Request to have my information
20 plus any other alias names they
21 have created removed from the
22 Web
23

24 Nothing to survive the license
25 termination, not even distributor
26 or resellers
27

28

Page 5 4
Page Number

When screening a complaint under 28 U.S.C. § 1915, the Court must identify cognizable claims and dismiss claims that are frivolous, malicious, fail to state a claim on which relief may be granted or seek monetary relief from a defendant who is immune from such relief. 28 U.S.C. § 1915(e)(2). Dismissal for failure to state a claim under § 1915(e)(2) incorporates the standard for failure to state a claim under Federal Rule of Civil Procedure 12(b)(6). Watison v. Carter, 668 F.3d 1108, 1112 (9th Cir. 2012). To survive § 1915 review, a complaint must "contain sufficient factual matter, accepted as true, to state a claim to relief that is plausible on its face." Ashcroft v. Iqbal, 556 U.S. 662, 678 (2009). The court liberally construes pro se complaints and may only dismiss them "if it appears beyond doubt that the plaintiff can prove no set of facts in support of his claim which would entitle him to relief." Nordstrom v. Ryan, 762 F.3d 903, 908 (9th Cir. 2014).

In this case, Plaintiff appears to assert that "Mozilla Foundation" has, for the past four years, not allowed him to use the Internet because the Firefox browser "corrupt[s] and shut[s] off [his] personal devices." (Dkt. 1.) He claims that, despite being indigent and unhoused, he has "285 personal devices, 50 laptops, 50 tablets, 50 chromebooks." (Id. at 4.) According to Plaintiff, this has made it impossible for him to find a job. (Id.)

Plaintiff's allegations are fanciful and frivolous. Plaintiff asserts that Defendant uses "Augmented Reality," which "actively makes a connection with [his] retina. No two are the same. No matter where [Plaintiff is] they ID [him] from any device anywhere. In less than 5 seconds [they] shut off and crash [his] devices." (Id. at 5.) The relief he seeks from the Court is to "share the same harsh unfair unacceptable condition to them." (Id.) Because Plaintiff's claim is frivolous and fails to state a claim on which relief may be granted, his case must be DISMISSED. See 28 U.S.C. § 1915(e)(2); Anderson v. Sy, 486 F. App'x 644 (9th Cir. 2012) ("The district court properly dismissed Anderson's action as frivolous because the complaint contains indecipherable facts and unsupported legal assertions."). "Dismissals on these grounds are often made sua sponte prior to the issuance of process, so as to spare prospective defendants the inconvenience and expense of answering such complaints." Neitzke v. Williams, 490 U.S. 319, 324 (1989) (internal citation omitted).

prc 6

~~page 9~~

(attach additional pages if necessary)

1 Statement of Claim
2

3 Requesting this case be transferred
4 to the Northern District making
5 the venue correct.
6

7
8 The Foundation works hard to insure
9 the internet remains a free and
10 public resource available for everyone
11 to access
12

13 The foundation has taken away all
14 access to the internet, including the
15 public library
16

17 The foundation shuts down and
18 crashes all personal devices and PC's
19

20 System Event Logs says
21 Slow Controlled shut down
22

23 Open Source License applied to me
24 for a particular purpose, which means
25 they can apply it to anybody. Means modifying
26 source code and 3 years is the
27 maximum amount of time
28

Page 7 

Page Number

JS-6

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

BRIAN G. HOLTKAMP v. MOZILLA FOUNDATION	PLAINTIFF(S) DEFENDANT(S)	CASE NUMBER SACV 24-00850-CJC (ADSx) ORDER ON REQUEST TO PROCEED IN FORMA PAUPERIS (NON-PRISONER CASE)
---	----------------------------------	--

The Court has reviewed the Request to Proceed *In Forma Pauperis* (the "Request") and the documents submitted with it. On the question of indigency, the Court finds that the party who filed the Request:

is not able to pay the filing fees. is able to pay the filing fees.

has not submitted enough information for the Court to tell if the filer is able to pay the filing fees. This is what is missing:

IT IS THEREFORE ORDERED that:

- The Request is GRANTED.
- Ruling on the Request is POSTPONED for 30 days so that the filer may provide additional information.
- The Request is DENIED because the filer has the ability to pay.
- As explained in the attached statement, the Request is DENIED because:
 - The District Court lacks subject matter jurisdiction removal jurisdiction.
 - The action is frivolous or malicious.
 - The action fails to state a claim upon which relief may be granted.
 - The action seeks monetary relief against defendant(s) immune from such relief.

IT IS FURTHER ORDERED that:

- Within 30 days of the date of this Order, the filer must do the following:

If the filer does not comply with these instructions within 30 days, this case will be DISMISSED without prejudice.

- As explained in the attached statement, because it is absolutely clear that the deficiencies in the complaint cannot be cured by amendment, this case is hereby DISMISSED WITHOUT PREJUDICE WITH PREJUDICE.
- This case is REMANDED to state court as explained in the attached statement.

May 1, 2024

Date

PGC 8

United States District Judge

PGC 11

1 Certification and Closing
2
3
4

5 Date

5-15-2024

8 Signature of Plaintiff

Brian G Holtkamp

10 Printed name of Plaintiff

Brian G Holtkamp

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27
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page 9

Page Number

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

Defendant No. 1

Name

Mozilla FoundationJob or Title (*if known*)

Defendant No. 2

Name

Defendant No. 3

Name

Defendant No. 4

Name

~~page 3
pro se 10~~

FILED

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

UNITED STATES DISTRICT COURT APR 17 PM 3:38

for the
Central District of California
Southern ~~West Coast~~ Division
CLERK U.S. DISTRICT COURT
CENTRAL DIST. OF CALIF
SANTA ANA
BY EB

Brian G Holtkamp

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-v-

Mozilla Foundation

Defendant(s)

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Case No.

8-24-CV-00850-CJC-ADS

(to be filled in by the Clerk's Office)

COMPLAINT AND REQUEST FOR INJUNCTION

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name _____

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

Brian G Holtkamp
2624 Freeman Lane
Santa Ana, Orange
California 92706
714 543-2191
No E-mail / no access

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (*if known*). Attach additional pages if needed.

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

b. If the defendant is a corporation

The defendant, (name) _____, is incorporated under the laws of the State of (name) _____, and has its principal place of business in the State of (name) _____. Or is incorporated under the laws of (foreign nation) _____, and has its principal place of business in (name) _____.

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

4 years no internet
will not let me look for work or apply for work
285 personal devices
50 laptops
50 tablets
50 chrome books

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the injunction or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A. Where did the events giving rise to your claim(s) occur?

here in Orange County
ongoing everyday

B. What date and approximate time did the events giving rise to your claim(s) occur?

I have had many jobs lined up since covid-19 paying 85,000 a year for apartment maintenance positions. These people corrupt and shut off my personal devices not allowing me to open human resource files for work

~~page 5~~
Page 17

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction**II. Basis for Jurisdiction**

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? (check all that apply)



Federal question



Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

B. If the Basis for Jurisdiction Is Diversity of Citizenship**1. The Plaintiff(s)****a. If the plaintiff is an individual**

The plaintiff, (name) _____, is a citizen of the
State of (name) _____.

b. If the plaintiff is a corporation

The plaintiff, (name) _____, is incorporated
under the laws of the State of (name) _____,
and has its principal place of business in the State of (name) _____.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)**a. If the defendant is an individual**

The defendant, (name) _____, is a citizen of
the State of (name) _____. Or is a citizen of
(foreign nation) _____.

1 After 3 years the foundation
2 merged my source code with my
3 father's source code, so they could
4 continue controlling me and crashing
5 my devices and taking away all
6 internet access.

8 No internet means I can't look for
9 work or apply for work.
10

11 The Foundation has a re-direct
12 for applying
13

14 Delete employment application - and all cache
15

16 The Foundation has taken 4 years
17 of my life that I can't get back
18 not allowing me to live my life
19 or go about my daily routine, because
20 they are too busy controlling it.
21

22 Multiple jobs offered to me since
23 the begining of Covid-19, they block
24 HR department links, corrupt my devices
25 then shut them down. This is all
26 a game to them, these people should
27 not be allowed to have this much
28 control over a person and there day to day life

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

- C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

downloaded their browser (Firefox)
since day 1, they have been crashing my
pc and devices not allowing me access
to the Internet

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

those people use A/R Augmented Reality
It actively makes a connection with your
retina, No two are the same. No matter where
I'm at they ID me from any device anywhere

- V. Relief In less than 5 seconds and shut off and
crash my devices

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Apply the Mozilla public license to
the people who have forced it on me
for no apparent reason. Share the same
harsh unfair unacceptable conditions to their

~~page 6~~
page 15

Exhibit B

03			7/29/24			
22						
7227	Ridder Costa & Johnstone LLP		BRSDSOP	22	5822595	025
Chris Ridder pu info:	HOLTKAMP V MOZILLA		1/ 1		7/29/24	
Ridder Costa & Johnstone LLP 440 N Barranca Avenue COVINA CA 91723 650 466-0336	Zns:500/500 Rm:Suite 7550		BOL#ready at oc of DROP SERVE TODAY ASAP		7/29/24	
					** RE-PRINT **	
del info:						
Brian G. Koltkamp (Pro Se) 2624 Freeman Lane SANTA ANA CA 92706	Zns:327/52				7/29/24	
					To:15:42	
			7/29/24	09:42	Yes	???

7/29/24 09:43:20 025 8:24-cv-01285-JWH-ADSx
 7/29/24 09:43:21 025 Holtkamp v Mozilla Foundation
 7/29/24 09:43:22 025 3 docs

page 1

Attn: Brian G. Koltka,

page 6